

## OLDEST AND ORIGINAL Dr. WHITTIER

10 WEST NINTH STREET,  
(NEAR JUNCTION.)  
KANSAS CITY, • • MISSOURI.



### Nervous Debility

With its Many Gloomy Symptoms Cured.

### Lost Vitality

Perfectly and Permanently Restored.

### Syphilis

Cured for Life Without Mercury

### Urinary Diseases

Quickly Relieved and Thoroughly Cured.

### Why

Is Dr. H. J. Whittier invariably successful? Because he makes no promises that he cannot fulfill. Avoid cheap cure-alls and unskilled physicians, and consult Dr. Whittier in person or by letter (giving symptoms) and receive the candid opinion of a physician of long experience, unquestioned skill and sterling integrity.

MEDICINES from our own laboratory furnished at small cost and shipped anywhere secure from observation.

THEATRE—Every seat C. O. D.

### FREE CONSULTATION.

Office hours—4 to 4 and 7 to 8, Sunday 10 to 12. To Health and Emergency. For 6 cts.—stamps—to prepare. Call or address in strict confidence.

DR. H. J. WHITTIER,  
10 West Ninth Street, Kansas City, Mo.

### OUR HOLIDAY OFFER.

The Christmas holidays always create a desire within the average human being to do something magnanimous for their friends, and even editors, with their limited means, can not keep down this feeling of generosity which a merry Christmas and a glad New Year awaken.

We have determined to do the agreeable and win an approving smile from our numerous subscribers from now until the 1st of January, 1895, and make this proposition as ample proof of our liberality:

Everyone of our subscribers who will send or call and pay us \$1.50 between now and the 1st of January, 1895, will be credited with 18 months on their subscription, and every new subscriber sending us \$1.50 between now and the above date will get the COURIER for one year and a half.

Strike while the iron is hot and our heart is enlarged.

Yours Truly,

C. P. VANDIVER,  
Pub. COURIER.

**RHEUMATISM CURED IN A DAY.**—“Mytic Cure” for rheumatism and neuralgia, radically cures in 1 to 3 days. Its action upon the system is remarkable and mysterious. It removes at once the cause and the disease immediately disappears. The first dose greatly benefits. 75cts. Sold by J. A. Egan, druggist, Keytesville.

**Go to Rosenstein, at Brunswick, for all the novelties in ladies' dress goods and wraps.**

It is difficult to tell at this time whether there will be any legislation by congress this winter looking to the improvement of the financial condition of the country. Mr. Carlisle, secretary of the treasury, seems to be the only one of our statesmen that has a well matured plan. That was presented to the finance committee of the lower house shortly after congress convened. He went before the committee and explained all its provisions, and it is said made friends for the measure. No doubt a bill in accord with Mr. Carlisle's recommendation will be presented to congress by that committee in the near future, but what its fate will be can only be conjectured at this time. The Carlisle plan has many opponents, even among Democrats perhaps for the reason that it makes no direct provision for the coinage of silver. Perhaps this is the chief ground of the objection urged against it by ex Congressman Warner, of Ohio, who is the president of the bimetallic league. He says: “No debtor nation has successfully maintained the gold standard and the United States, as a debtor nation, must ultimately fail in doing so.”

For Coughs, Colds, Asthma, Bronchitis.

Or any disease of the throat and lungs, try Bess's Cherry Cough Syrup. It relieves where all others fail. Sold and warranted by Dr. H. J. Whittier.

Those who say that the Republicans of the country were satisfied with the McKinley law may point to the indorsement given it in the national platform of 1892. This counts far very little, as platforms have long since ceased to be accepted as trustworthy exponents of party doctrine. Pennsylvania's Republican platform in the recent campaign declared for an increase of currency to \$40 per capita, and it is hardly necessary to say that not one Republican voter out of ten in that state favored that imbecile delirance. The Whig party of 1852 gave a far warmer indorsement to the fugitive slave law and the other compromise legislation of 1850 than the Republican platform of 1892 did to the tariff act of 1890, and the Whig voters showed their opinion of that deliverance by helping to give their party a much severer drubbing than the Republican party got two years ago. The *Globe-Democrat* and other Republican papers, while the McKinley law was under discussion, pointed out the criminal folly of the advance which it made in duties already adequately protective, and predicted the overwhelming defeat which came to the party. The less of 1890 and 1892 can never be repeated, for no Republican congress will ever again frame a law on the McKinley lines.—*Globe-Democrat*.

For rheumatism I have found nothing equal to Chamberlain's Pain Balm. It relieves the pain as soon as applied. J. W. Young, West Liberty, W. Va. The prompt relief it affords is alone worth many times the cost, 50 cents. Its continued use will effect a permanent cure. For sale by W. C. Gaston.

How little reliance can be placed in campaign speeches has been fully exemplified since congress met. It will be remembered that the Republican and Populist campaigners almost universally condemned the Democratic tariff bill passed last summer for catering to the sugar trust which condemnation was just so far as the differential duty on refined sugar was concerned. A bill to repeal that duty passed the house before adjournment of congress, and was pending in the senate. It was taken up in the senate last week, voted on and defeated by a vote of 23 to 57, every Republican and Populist voting against the repeal of the measure. We think that vote settled the question as to the political party which serves the trusts, but it is not the Democratic party.

### A LITTLE TARTAR

On the teeth destroys the enamel and ruins the teeth. Sassafras will remove this annoying growth and leave the teeth white and pearly. H. L. Sneed, the popular druggist, keeps it.

### SHERIFF'S SALE.

BY VIRTUE AND AUTHORITY of a general execution issued from the office of the clerk of circuit court of Chariton county, Missouri, returnable at the January term, 1895, of said court, and to me directed, in favor of The People's Bank of Salisbury, and against Sarah E. Laird, I have levied upon and seized all the right, title, interest and claim of the said Sarah E. Laird, of, in and to the following described real estate, to-wit:

80 acres of the west half (1-2) of the southwest quarter (1-4) of section 40, also 40 acres, the northeast quarter (1-4) of the southwest quarter (1-4) of section thirty-four (34), township fifty-six (56), range eighteen (18), all lying and being in the said county, and state of Missouri, and I will, on

Saturday, the 19th day of January, A. D., 1895, Between the hours of nine o'clock in the forenoon and five o'clock in the afternoon of that day, at the front door of the court-house, in the city of Salisbury, county of Chariton aforesaid, sell the same, or so much thereof as may be required, at public vendue, to the highest bidder, for cash in hand (subject to all prior liens and judgments), to satisfy said execution and costs.

JAMES E. DEMPSEY,  
Sheriff of Chariton County, Missouri.

### AN ORDINANCE

Relating to the Sale of Cigarettes, Etc.

BE IT ORDAINED by the Board of Aldermen of the city of Keytesville, as follows: That section twelve of ordinance sixteen be amended by inserting after the tenth word in the second line of said section the following words: “Or who shall sell cigarettes,” so that the whole section, when amended, shall read as follows: Every person or co-partnership of persons who shall engage in the business of slaughtering hogs, cattle or sheep, or who shall sell cigarettes within the city limits shall be fined not less than five nor more than one hundred dollars for every such offense.

Read the third time and passed November 5th, 1894. C. P. VANDIVER,  
Mayor.

ATTEST—J. A. COLLET, Clerk.

### Notice of Administration by Surviving Partners.

Creditors and all others interested in the late firm of Owen & Courtney, recently dissolved by the death of Courtney, are hereby notified that letters of administration upon said partnership estate, bearing date Nov. 3rd, 1894, have been granted by the Probate court of Chariton county, Mo., to the undersigned as surviving partners of said firm. All persons having demands against said firm are required to present the same for allowance within one year from the publication of this notice or the same will be barred.

A. F. OWEN,  
M. F. COURTNEY,  
Surviving partners of the firm of Owen & Courtney,  
Keytesville, Mo., Nov. 20th, 1894.

### ADMINISTRATOR'S NOTICE.

NOTICE is hereby given that letters of administration on the estate of Daniel J. Hayes, deceased, have been granted by me the Probate court of Chariton county, bearing date December 18th, 1894. All persons having claims against said estate are required to exhibit them for allowance within one year from the date of said letters, or they may be precluded from having any benefit of said estate, and if such claims are not presented within two years they shall be forever barred. L. D. APPELGATE,  
Administrator.

### TRUSTEE'S SALE BY SHERIFF.

Whereas, John W. P. Reagan and Mendall F. Reagan, of Salisbury, Chariton county, state of Missouri, by their deed of trust made on the 1st day of July, 1892, and recorded in the recorder's office of Chariton county, Missouri, in book 5, at page 594, and following, conveyed to the St. Louis Trust company, as trustee, the following described real estate situated in the city of Salisbury, state of Missouri, known and described as follows, to-wit:

Lots eight (8) and nine (9) in block No. one (1), in Baker's Broadway addition to the said city of Salisbury, as shown by the recorded plat on the records of said county of Chariton, Mo.

And, whereas, the said conveyance was made in trust to secure the payment of a certain note in said deed of trust described and the performance of certain covenants therein set out, and default has been made in the payment of said note and the performance of said covenants:

And, whereas, the St. Louis Trust company, named as trustee in said conveyance, has declined to act in accordance with the terms of said deed of trust, the undersigned, Sheriff of the county of Chariton, thereupon became successor to the said trust with all the powers of the original trustee.

Now, therefore, the undersigned, at the request of the legal holder of said note and deed of trust, will, on

Saturday, the 12th day of January, 1895,

between the hours of nine (9) a. m., and five (5) p. m., of that day, at the front door of the court-house in Keytesville, county of Chariton, state of Missouri, proceed to sell the property hereinbefore described at public vendue to the highest bidder for cash, for the purposes of said trust.

JAMES E. DEMPSEY,  
Sheriff of Chariton County, Mo.

### TRUSTEE'S SALE BY SHERIFF.

Whereas, J. H. Steinbeck, single and unmarried, of Mendon, Chariton county, state of Missouri, by his deed of trust made on the 1st day of September, 1892, and recorded in the recorder's office of Chariton county, Missouri, in book 8, at page 57, and following, conveyed to the St. Louis Trust company, as trustee, the following described real estate situated in town of Mendon, state of Missouri, known and described as follows, to-wit:

Lot No. three (3), in block No. nine (9), in the town of Mendon, situated on the southwest quarter (sw 1-4) section No. ten (10), township fifty-five (55), range No. twenty (20), in Chariton county, Missouri. And, whereas, the said conveyance was made in trust to secure the payment of a certain note in said deed of trust described and the performance of certain covenants therein set out, and default has been made in the payment of said note and the performance of said covenants:

And, whereas, the St. Louis Trust company, named as trustee in said conveyance, has declined to act in accordance with the terms of said deed of trust, the undersigned, Sheriff of the county of Chariton, thereupon became successor to the said trust with all the powers of the original trustee.

Now, therefore, the undersigned, at the request of the legal holder of said note and deed of trust, will, on

Saturday, the 12th day of January, 1895,

between the hours of nine (9) a. m. and five (5) p. m., of that day, at the front door of the court-house in Keytesville, county of Chariton and state of Missouri, proceed to sell the property hereinbefore described at public vendue, to the highest bidder for cash, for the purposes of said trust.

JAMES E. DEMPSEY,  
Sheriff of Chariton County, State of Missouri.

### TRUSTEE'S SALE BY SHERIFF.

Whereas, W. G. Herndon and Minnie E. Herndon, his wife, of Mendon, Chariton county, state of Missouri, by their deed of trust made on the 15th day of April, 1908, and recorded in the recorder's office of Chariton county, Missouri, in book 8 at page 326, and following, conveyed to the St. Louis Trust company, as trustee, the following described real estate situated in the city of Mendon, state of Missouri, known and described as follows, to-wit:

All of lot No. twelve (12), in block No. twelve (12), in the town of Mendon, Chariton county, Missouri, said lot being situated on the southwest quarter (sw 1-4) section No. ten (10), township No. fifty-five (55), range twenty (20).

And, whereas, the said conveyance was made in trust to secure the payment of a certain note in said deed of trust described and the performance of certain covenants therein set out, and default has been made in the payment of said note and the performance of said covenants:

And, whereas, the St. Louis Trust company, named as trustee in said conveyance, has declined to act in accordance with the terms of said deed of trust, the undersigned, Sheriff of the county of Chariton, thereupon became successor to the said trust with all the powers of the original trustee.

Now, therefore, the undersigned, at the request of the legal holder of said note and deed of trust will, on

Saturday the 12th day of January, 1895,

between the hours of nine (9) a. m. and five (5) p. m., of that day at the front door of the court-house in Keytesville county of Chariton and state of Missouri, proceed to sell the property hereinbefore described at public vendue to the highest bidder for cash, for the purposes of said trust.

JAMES E. DEMPSEY,  
Sheriff of Chariton County, Mo.



### WHAT PEPPER'S NERVIGOR DID.

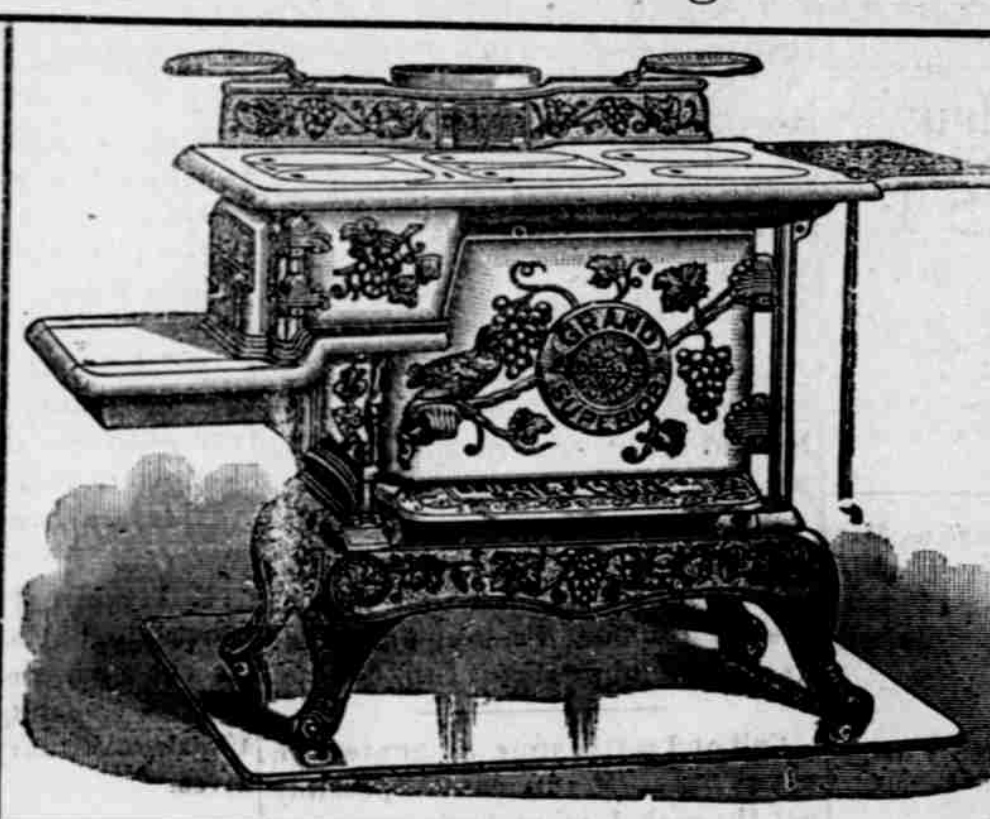
It acts powerfully and quickly. Cures when all others fail. Young men regain lost manhood; old men recover youthful vigor. Absolutely Guaranteed to cure Nervousness, Loss of Energy, Impotency, Nightly Emissions, Lost Power, either sex, Failing Memory, Wasting Diseases, and all effects of self abuse or excesses and intemperance. Wards off insanity and consumption. Don't let druggists impose a worthless substitute on you because it yields a greater profit. Insist on having PEPPER'S NERVIGOR, or send for it. Can be carried in vest-pocket or purse. Plain wrapper, 25¢ per box, or 6 for \$2.50, with a Positive Written Guarantee to Cure or Refund the money. Fulfilled free. Sold by druggists. Address: PEPPER MEDICAL ASS'N, Chicago, Ill. Sold by W. C. Gaston.

## W. D. VAUGHAN, THE BIG HARDWARE MAN,

Of Keytesville, Missouri,

Respectfully calls your attention to the fact that he has just received a finer line of Superior & Garland cooking stoves than ever before.

**HARDWARE,**  
CUTLERY, WOODENWARE, QUEENSWARE,  
GARDEN TOOLS—ALL KINDS



The Celebrated Superior and Garland Cook Stoves have Fire backs and are warranted for fifteen years.

Repairing of all kinds promptly and neatly executed by a competent, practical workman.

Respectfully,  
W. D. VAUGHAN, Keytesville, Mo.

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# COURIER.

All parties who subscribe or renew  
Between now and Jan. 1st, 1895,  
Will receive the COURIER

Eighteen Months For \$1.50.

NOW'S YOUR CHANCE.